1	EMPLOYMENT SECURITY ACT AMENDMENTS
2	2008 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Steven R. Mascaro
5	Senate Sponsor: Scott K. Jenkins
6 7	Cosponsors: Julie Fisher Christopher N. Herrod Janice M. Fisher
8 9	LONG TITLE
10	Committee Note:
11	The Workforce Services and Community and Economic Development Interim
12	Committee recommended this bill.
13	General Description:
14	This bill modifies provisions of the Employment Security Act regarding the eligibility
15	of a claimant to receive unemployment compensation benefits.
16	Highlighted Provisions:
17	This bill:
18	 clarifies that a claimant for unemployment benefits is not required to personally
19	report at an employment office as a condition of ongoing eligibility to receive
20	benefits;
21	 provides for the waiver of certain filing requirements for unemployment
22	compensation benefits if a disaster is declared by the President of the United States
23	or the governor; and
24	 makes certain technical changes.
25	Monies Appropriated in this Bill:
26	None
27	Other Special Clauses:



H.B. 21 12-10-07 3:18 PM

None		
Utah Code Sections Affected:		
AMENDS:		
35A-4-403, as last amended by Laws of Utah 1999, Chapter 80		
Be it enacted by the Legislature of the state of Utah:		
Section 1. Section 35A-4-403 is amended to read:		
35A-4-403. Eligibility of individual Conditions Furnishing reports Weeks		
of employment Successive benefit years.		
(1) Except as provided in Subsection (2), an unemployed individual is eligible to		
receive benefits [with respect to] for any week [only] if the division finds:		
(a) the individual has made a claim for benefits [with respect to] for that week in		
accordance with [any] rules the department may prescribe[:], except as provided in Subsection		
<u>(3);</u>		
(b) the individual has registered for work [at, and thereafter continued to report at, an		
employment office,] with the department and acted in a good faith effort to secure employment		
during each and every week for which the individual made a claim for benefits under this		
<u>chapter</u> in accordance with [any] rules the department may prescribe[.], except as provided in		
Subsection (3):		
(c) the individual is able to work and is available for work during each and every week		
[with respect to] for which the individual made a claim for benefits under this chapter[, and		
acted in good faith in an active effort to secure employment, except as provided in Subsection		
(3).];		
(d) the individual has been unemployed for a waiting period of one week [with respect		
to] for each benefit year[. A], but a week may not be counted as a week of unemployment for		
the purpose of this Subsection $(1)(d)$:		
(i) unless it occurs within the benefit year that includes the week [with respect to] for		
which the [individual's] individual claims benefits;		
(ii) if benefits have been paid [with respect to] for the claim; or		
(iii) unless the individual was eligible for benefits [with respect thereto] for the week		
as provided in this section and Sections 35A-4-401 and 35A-4-405, except for the requirement		

12-10-07 3:18 PM H.B. 21

J9 Of Subsection (1)(u)[.]	59	of Subsection	(1)(d)[-]
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- (e) (i) the individual has furnished the division separation and other information the department may [by rule] prescribe[. (ii) Subsection (1)(e) does not apply if the individual] by rule, or proves to the satisfaction of the division that the individual had good cause for failing to furnish the information[-];
- [(iii)] (ii) if [any] an employer fails to furnish reports concerning separation and employment as required by this chapter and rules adopted under the chapter, the division shall, on the basis of [such] information [as] it [may obtain] obtains, determine the eligibility and insured status of [any] an individual affected by that failure and the employer is not considered to be an interested party to [any such] the determination[:];
- (f) (i) the individual's base period wages were at least 1-1/2 times the individual's wages for insured work paid during that quarter of the individual's base period in which the individual's wages were highest; or
- (ii) the individual shows to the satisfaction of the division that the individual worked at least 20 weeks in insured work during the individual's base period and earned wages of at least 5% of the monetary base period wage requirement each week, rounded to the nearest whole dollar, provided that the individual's total base-period wages were not less than the monetary base period wage requirement [. The monetary base period wage requirement is] as defined in Section 35A-4-201[:]:
- (g) (i) the individual applying for benefits in a successive benefit year has had subsequent employment since the effective date of the preceding benefit year equal to at least six times the individual's weekly benefit amount, in insured work[5]; and
- (ii) the individual's total wages and employment experience in the individual's base period meet the requirements specified in Subsection (1)(f).
 - (2) (a) For purposes of this Subsection (2), "suitable employment" means:
- (i) work of a substantially equal or higher skill level than the individual's past adversely affected employment as defined for purposes of the Trade Act of 1974; and
- (ii) wages for that work at not less than 80% of the individual's average weekly wage as determined for purposes of the Trade Act of 1974.
- [(2) (a)] (b) (i) An individual in training with the approval of the division is not ineligible to receive benefits by reason of nonavailability for work, failure to search for work,

H.B. 21 12-10-07 3:18 PM

refusal of suitable work, failure to apply for or to accept suitable work, or not having been
unemployed for a waiting period of one week [with respect to] for any week the individual is in
the approved training.
(ii) For purposes of [this] Subsection (2)[(a)](b)(i), the division shall approve any
mandatory apprenticeship-related training.
[(b)] (c) Notwithstanding any other provision of this chapter, [no] the division may not
deny an otherwise eligible individual [shall be denied] benefits for any week:
(i) because the individual is in training approved under Section 236 (a)(1) of the Trade
Act of 1974, 19 U.S.C. 2296(a);
(ii) for leaving work to enter training described in Subsection (2)[(b)](c)(i) if the work
left is not suitable employment; or
(iii) because of the application to any such week in training of provisions in this law or
any applicable federal unemployment compensation law relating to availability for work, active
search for work, or refusal to accept work.
[(e) For purposes of this Subsection (2), "suitable employment" means work of a
substantially equal or higher skill level than the individual's past adversely affected
employment, as defined for purposes of the Trade Act of 1974, and wages for that work at not
less than 80% of the individual's average weekly wage as determined for the purposes of the
Trade Act of 1974.]
(3) The department may, by rule, waive or alter either or both of the requirements of
Subsections (1)(a) and (b) as to:
(a) individuals attached to regular jobs; [and as to other types of]
(b) a disaster in Utah as declared by the President of the United States or by the state's
governor after giving due consideration to factors directly associated with the disaster,
including:
(i) the disaster's impact on employers and their ability to employ workers in the
affected area in Utah;
(ii) the disaster's impact on claimants and their ability to comply with filing
requirements in the affected area in Utah; and
(iii) the magnitude of the disaster and the anticipated time for recovery; and
(c) cases or situations [with respect to which] when it finds that compliance with the

12-10-07 3:18 PM H.B. 21

requirements would be oppressive, or would be inconsistent with the purposes of this chapter.

as long as the [rules do] rule does not conflict with Subsection 35A-4-401(1).

Legislative Review Note as of 9-27-07 1:12 PM

Office of Legislative Research and General Counsel

H.B. 21 - Employment Security Act Amendments

Fiscal Note

2008 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations at this time. Financial impact may occur if a disaster is declared by the President of the United States or Governor.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments unless an actual major disaster is declared and the Department of Workforce Services waives any filing requirements.

12/27/2007, 12:28:14 PM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst